## ATTORNEY DOCKET NO: 03752/9148-FWC

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application	)	Examiner: D. Howell
Robert O. Huff	)	
Serial No: 322356	)	Art Unit:
	)	
Filed: October 13, 1994	)	
	)	
For: NON-IMPACT KEYLESS CHUCK	)	Patent No: 5,452,906
	)	
	)	Issued: September 26, 1995

#### POWER OF ATTORNEY

Assistant Commissioner for Patents Washington, DC 20231

Dear Sir:

Assignee POWER TOOL HOLDERS INCORPORATED hereby revokes any and all Powers of Attorney previously granted in the above-referenced matter.

Assignee POWER TOOL HOLDERS INCORPORATED hereby appoints the following attorneys and/or agents to transact all business in the Patent and Trademark Office connected with the above-identified patent: NELSON MULLINS RILEY & SCARBOROUGH, L.L.P., 1330 Lady Street, Columbia, South Carolina 29201, Telephone: (803)799-2000, Facsimile: (803) 256-7500, to whom all communications about this patent are to be directed, and the below named attorneys thereof of the same address, individually and collectively attorneys to transact all business in the Patent and Trademark Office connected therewith.

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## DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name,

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (i plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitle

NON-IME	PACT KEYLESS CHUCK	
the spec	ification of which	
(check one)	[] was filed on	i
	Application Serial No.  and was amended on  (if applicable)	

I hereby state that I have reviewed and understand the contents the above-identified specification, including the claims, as amended by any amendment referred to above.

I do not know and do not believe that the invention was ever patented or described in any printed publication in any country before my or our invention thereof or more than one year prior t this application.

I do not know and do not believe that the invention was in publi use or on sale in the United States of America more than one year prior to this application.

I acknowledge the duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, § 1.56(a).

I hereby claim foreign priority benefits under Title 35, United States Code, § 119 of any foreign application(s) for patent or inventor's certificate listed below and have also identified be any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed:

Prior Foreig	n Application(s)			Priority Claimed
(Number)	(Country)	(Day/Month,	Year Filed)	[ ] [ ] Yes No
(Number)	(Country)	(Day/Month,	Year Filed)	[ ] [ ] Yes No
(Number)	(Country)	(Day/Month	Year Filed)	[_] [_] Yes No
§ 120 of any far as the s tion is not the manner p States Code, information § 1.56(a) wh	im the benefit up the States a ubject matter of disclosed in the crowided by the factorial acknown as defined in Timich occurred betand the national ation:	application(s)  each of the comparison  first paragraph  wledge the duty  itle 37, Code of  tween the filin	listed below laims of this States applice of Title 35, to disclose f Federal Reg date of the	and, inso- applica- cation in United material gulations, prior
(Application	Serial No.)	(Filing Date)	(Status) (p. pending, ab	
(Application	n Serial No.)	(Filing Date)	(Status) (p pending, ab	
prosecute th	inventor, I here his application rk Office connec	and transact al	following at	torneys to n the Patent
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I here, declare that all statements made herein of my own knowedge are true and that all statements made on information and belief are believed to be true; and further that these statement were made with the knowledge that wilful false statements and this so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and the such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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